GUILFORD (GR) County GREENSBORO Seat of Court		02CRS101085	51
1 BUSTEL 17 Bus France (- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	In Th	e General Court Of	
NOTE: [This form is to be used for (1) felony offense(s), and (2) misdemeanor offense(s), which are consolidated for judgment with any felony offense(s). Use AOC_CR-3 10 for DWI offense(s).]	-	rict X Superior Co	
STATE VERSUS JUDGM		ING SENTENCE - F	
ZED JUN -Z PN 3- DO IMPOSI	NG AN INTERN	MEDIATE PUNISHM	ENT
Race Say MIN CONTROL X IMPOSI	NG A COMMU	NITY PUNISHMENT	Γ
W M \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		SENTENCING)	040 0 404
Attorney For State RY Attorney For Defen	dant G.S. 15A-	1341, -1342, -1343, -1	343.2, -1346
LONG, DAVID Def. Found Def. Wolved Attorney SCHLOSSER, M	IICHAEL	☐ Appointe	d X Retained
The defendant $\overline{\mathbf{X}}$ pled guilty to: $\overline{}$ was found guilty by a jury of: $\overline{}$ pled no	contest to:		
File No.(s) Off. Offense Description	Offense Date	G.S. No.	F/M CL.
2CRS101085 51 MAINTN VEH/DWELL/PLACE CS (F)	10/18/2002	90-108(A)(7)	FI
2CRS101086 51 PWISD MARIJUANA	10/18/2002	90-95(A)	FI
The Court:			
 X 1. has determined, pursuant to G.S. 15A-1340.14, the prior record points of the defendate 2. makes no prior record level finding because none is required. 			⊔m ⊔v □rv □vi
The Court: (NOTE: Block 1 or 2 MUST be checked):			
1. makes no written findings because the prison term imposed is within the presumptive	range of sentence	es authorized under G.S.	15A-1340 17/c
2. makes the Findings of Aggravating and Mitigating Factors set forth on the a	tached AOC-CF	R-605.	7071 1040.17(0)
3. makes the Findings of Extraordinary Mitigation set forth on the attached AO	C-CR-606.		
4. finds the defendant has provided substantial assistance pursuant to G.S. 90		lel.	
5. finds enhanced punishment from a Class A1 or Class 1 misdemeanor to a Cl	ass I telony.		
G.S. 90-95(e)(3) (drugs); G.S. 14-3(c) (hate crime). 6. imposes the punishment pursuant to a plea arrangement as to sentence und	ar Article EQ of	G C Chantar 1EA	
7. finds the above designated offenses(s) is a reportable conviction involving a	minor. G.S. 14	-208 6	
8. finds the defendant is classified as a sexually violent predator. G.S. 14-208	20.	200.0.	
9. finds the defendant is classified as a recidivist. G.S. 14-208.6.			
10. finds the defendant has committed an aggravated offense. G.S. 14-208.6. The Court, having considered evidence, arguments of counsel and statement of defendant, fire	da abas aba dasa	de de la constant	
and understandingly entered, and Orders the above offenses be consolidated for judgment and	as that the defendant be	dant's plea was freely, s e imprisoned	voluntarily,
or a minimum term of 5 months for a maximum term of 6		the custody of N.C.	DOC.
This sentence shall run at the expiration of sentence imposed in file number the defendant shall be given credit for 1 days spent in the confinement prior to the			
The defendant shall be given credit for 1 days spent in the confinement prior to the charge(s) to be applied toward the X sentence imposed above. imprisonment required for s	e date of this Judg	gment as a result of this	S Dags Two
SUSPENSION OF SENTENCE	81 \$ 7 13		
Subject to the conditions set out below, the execution of this sentence is suspended	and the defend	dant is placed on X	supervised
disupervised probation for months.			
 The Court finds that a longer shorter period of probation is necessary than t The Court finds that it is NOT appropriate to delegate to the Division of Adult Probation 	hat which is speci , and Parole in the	ified in G.S. 15A-1343.	2(d).
Correction the authority to impose any of the requirements in G.S. 15A-1343	LARGLIN	And Guilford C	ONINHent. o
G.S. 15A-1343.2(f) if the offender is sentenced to an intermediate punishment ERTI	TED A TRUE	CUPY OF ORIG	INAL
3. The above period of probation shall begin when the defendant is released from incared	etion in the case	eterred to below.	
4. The above period of probation shall begin at the expiration of the sentence in the case File Number Offense County THIS	County V	10 10207	
	Coreson C	,	-G
	-	~	39
5. The defendant shall comply with the conditions set forth in file number.	lee M.	Brew 8	59 up.
5. The defendant shall comply with the conditions set forth in file number MONETARY CONDITIONS	ice M.	Brein E	59 Lp. S.C.
MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" show	vn below, plus t	the probation supervisit	Sign fee.
MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" show	vn below, plus to by the court as	the probation supervision follows:	S.C.
MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" show	vn below, plus t	the probation supervision follows:	S.C.
MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" show ursuant to a schedule X determined by the probation officer. Set out	vn below, plus t	the probation supervision follows:	S.C.
MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" show the probation officer. Set out to a schedule Miscellaneous Miscellaneous Miscellaneous Miscellaneous Miscellaneous Monetary Conditions Total Amount Due" show the probation officer. Set out to the probation of the probation	by the court as	follows:	ue
MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" show the probation officer. Set out Outsts Miscellaneous Fine Restitution* Attorney's Fee 205.00 \$ 0.00 \$ 100.00 \$ 0.00 \$ 0.00	Comm. Service \$ 0.00	Total Amount Du	.00
MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" show the probation officer. Set out Oosts Miscellaneous Fine 205.00 \$ 0.00 \$ 100.00 \$ 0.00 See attached "Restitution Worksheet, Notice And Order (Initial Sentencing)," AOC-C	Comm. Service \$ 0.00 R-611, which is	follows: Total Amount Du \$ 305 incorporated by refe	.00 rence.
MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" show a schedule X determined by the probation officer. Set out to	Comm. Service \$ 0.00 R-611, which is as entitled to res	follows: Total Amount Du \$ 305 incorporated by refestitution in this priorit	.00 rence.
MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" show a schedule X determined by the probation officer. set out State Miscellaneous Fine Restitution* Attorney's Fee 205.00 \$ 0.00 \$ 100.00 \$ 0.00 See attached "Restitution Worksheet, Notice And Order (Initial Sentencing)," AOC-C	Comm. Service \$ 0.00 R-611, which is as entitled to respect to the control of the	follows: Total Amount Du \$ 305 incorporated by refestitution in this priority supervision fees.	.00 rence.
MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" show a schedule X determined by the probation officer. Set out the set out of the set ou	Comm. Service \$ 0.00 R-611, which is not entitled to respect to the defendant to use the defe	follows: Total Amount Du \$ 305 incorporated by refestitution in this priority a supervision fees. Insupervised probation	ne .00 rence. ry: first
MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" show ursuant to a schedule X	Comm. Service \$ 0.00 R-611, which is not entitled to respect to the defendant to use the defe	follows: Total Amount Du \$ 305 incorporated by refestitution in this priority supervision fees.	ne .00 rence. ry: first

Case 1:09-cr-00406-JAB Document 30-1 Filed 01/22/13 Page 1 of 2

\$2001 Administrative Office of the Courts

Pg: 2

	A AARIBITIANA	OF PROBATION	001	4040/61
DECHIN	O FEMILIA IN COME	THE PRINKY LILIM	- 12 3 1 2 - 12	1.54.4101

The defendant shall: (1) Commit no criminal offense in any jurisdiction. (2) Possess no firearm, explosive device or other deadly weapon listed in G.S. 14-269. (3) Remain gainfully and suitably employed or faithfully pursue a course of study or of vocational training, that will equip the defendant for suitable employment, and abide by all rules of the institution. (4) Satisfy child support and family obligations, as required by the Court. If the defendant is on supervised probation, the defendant shall also: (5) Remain within the jurisdiction of the Court unless granted written permission to leave by the Court or the probation officer. (6) Report as directed by the Court or the probation officer to the officer at reasonable times and places and in a reasonable manner, permit the officer to visit at reasonable times, answer all reasonable inquiries by the officer and obtain prior approval from the officer for, and notify the officer of, any change in address or employment. (7) Notify the probation officer if the defendant fails to obtain or retain satisfactory employment. (8) At a time to be designated by the probation officer, visit with the probation officer a facility maintained by the Division of Prisons. If the defendant is to serve an active sentence as a condition of special probation, the defendant shall also: (9) Obey the rules and regulations of the Department of Correction governing the conduct of inmates while imprisoned. (10) Report to a probation officer in the State of North Carolina within seventy-two (72) hours of the defendant's discharge from the active term of imprisonment.

seventy-two (72) nours of the defendant's discharge from the active term of	imprisonner.					
SPECIAL CONDITIONS OF PROBAT	ION - G.S. 15A-1343(b1), 1438-262(c)					
The defendant shall also comply with the following special conditions which the Court finds are reasonably related to the defendant's rehabilitation 11. Surrender the defendant's drivers license to the Clerk of Superior Court for transmittal/notification to the Division of Motor Vehicles and not operate a motor vehicle for a period of or until relicensed by the Division of Motor Vehicles, whichever is later. 12. Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, and of the defendant's vehicle and premises while the defendant is present, for the following purposes which are reasonably related to the defendant's probation supervision:						
X stolen goods Controlled substances Contrabend and users, possess or controlled substances or controlled substance unless it has been prescribed for the defendant by a licensed physician and is in the original container with the prescription number affixed on it; not knowingly associate with any known or previously convicted users, possessors or sellers of any illegal drugs or controlled substances; and not knowingly be present at or frequent any place where illegal drugs or controlled substances are sold, kept or used.						
X 14. Supply a breath, urine and/or blood specimen for analysis of the possible presence of a prohibited drug or alcohol, when instructed by the						
defendant's probation officer. 15. Successfully pass the General Education Development Test (G.E.D.) during the first						
participate in all further evaluation, counseling, treatment or education programs recommended as a result of that evaluation, and comply with all other therapeutic requirements of those programs until discharged.						
18. Not assault, communicate with, be in the presence of, or be fo 19. Other:						
OMIT #8; After three (3) months, if all monies are paid and the de	fendant has had no positive drug test, PPO may move him to unsupervised					
probation. The defendant is granted permission to travel outside the country for employment purposes.						
The describant is granted permission to have outside the outside,	or compression paragraphs.					
	Punishments - Contempt which are set forth on AOC-CR-603, Page Two.					
A hearing was held in open court in the presence of the defendant at which time a fee, including expenses, was awarded the defendant's appointed counsel or assigned public defender.						
	MENT/APPEAL ENTRIES					
1. It is ORDERED that the Clerk deliver two certified copies of this Judgment and Commitment to the sheriff or other qualified officer and that the officer cause the defendant to be delivered with these copies to the custody of the agency named on the reverse to serve the sentence imposed or until the defendant shall have complied with the conditions of release pending						
appeal. 2. The defendant gives notice of appeal from the judgment any conditions of post conviction release are set forth or	of the Superior Court to the Appellate Division. Appeal entries and					
SIGNATU	RE OF JUDGE					
Date Name Of Presiding Judge (Type Or Print)	Signature Of Presiding Judge 2 File File					
5/29/2003 L. TODD BURKE						
CERTIFICATION						
I certify that this Judgment and the attachment(s) marked belo	w is a true and complete copy of the original which is on file in this					
case.						
1. Appellate Entries (AOC-CR-350). 2. Judgment Suspending Sentence, Page Two [Special Conditions Of Probation - Intermediate Punishments - Contempt						
(AOC-CR-603, Page Two)].						
3. Felony Judgment Findings Of Aggravating And Mitigating Factors (AOC-CR-605). 4. Extraordinary Mitigation Findings (AOC-CR-606).						
5. Restitution Worksheet, Notice And Order (Initail Sentence						
Dete	Signature SEAL					
Dete Certified Copies Delivered To Sheriff						
	Deputy CSC Assistant CSC Clerk of Superior Court					
AOC-CR-603, Side Two, Rev. 11/01	usres is to be disregarded as surply					